O Remout M		. I Init	Commissioner for Patents,
U.S. APPLICATION NO.			ed States Patent and Trademar Washington, D.
09/830949	FIRST NAMED APPLIC	ANT	ATTY, DOCKET NO.
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PILL SPLIDY WINES		INTERNATIO	P 280144 NAL APPLICATION NO.
PILLSBURY WINTHROP LLP 1100 NEW YORK AVENUE, N.W			
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WASHINGTON, DC 20005		I.A. FILING DATE	
		17 NOV 99	PRIORITY DATE
		1107 39	16 DEC 98
NOTTEICATION		DATE MAN TO	01 1111 20
NOTIFICATION OF MISSI STATES D	NG REQUIREMENTS UNI	DFD 35 TI C.O. OTT.	01 JUN 200
1. The following items by	ESIGNATED/ELECTED On nitted by the applicant or the ID	FEICE OOGOWO	N THE UNITED
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U.S. Basic National Fee.	the (37 CFR 1.494)  an Elected C	Office (37 CFR 1 405)	Trademark
Copy of the international ap	L Toute of Small	L POTITY Status	
Oath or Declaration of inver	ranslation of the	international application	o English
Copy of Article 19 amendment			
riority Document, 10	(A)	10,702 TO, HAFO, DISCLOSURE	STATEMENT
The International Preliminary	re Daniel Communication		
Translation of Annexes to the	y Examination Report in English and e International Preliminary Examinat	its Annexes, if any.	
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prior to 20 or 30 months from at	The Basic National Fee and the con-	s not filed the following inc	dicated items and/or
the indicated items in paragraph 3 below. prior to 20 or 30 months from the priority  U.S. Basic National Fee.	date to avoid abandonment.	and international applic	cation must be filed
	Copy of the internati	onal application	
3. The following items MUST be furnishe acceptance under 35 U.S.C. 371:  a. Translation of the application	d within the noving		
acceptance under 35 U.S.C. 371;	within the period set forth below in	n order to complete the req	Uirements for
a. Translation of the application	on into English. A processing fee will 20 or 30 months from the priority of	Il ho mani a ta	one one of the
The current translation	20 or 30 months from the priority didefective for the recessing fee will	in be required if submitted	
Translation	of the reasons indicated o	I the attached Notice of	
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appropriate 20 or 30 month	the translation of the application and the from the priority date (37 CFR 1) ventors, in compliance with 27 CFR 1	i/or the Annexes later than	the
e or oddi of declaration of the inv	Ventors in	.492(1)).	
the application (preferably	ths from the priority date (37 CFR I. ventors, in compliance with 37 CFR by the International application num if submitted later than the appropria	1.497(a) and (b), properly	identifying
surcharge will be required	if submitted later than the appropria	iber and international filing	date). A
The current oath or declare	by the International application num if submitted later than the appropria	te 20 or 30 months from th	e priority
indicated on the analysis	ation does not comply with 37 CFR 1	1.497(a) and (b) for the	•
d. Surcharge for providing the o	ath or declaration later at		30113
d. Surcharge for providing the opposition of the distribution of t	2(e)).	opriate 20 or 30 months fro	om the
aim fee, are required. Applicant must submite (37 CFR 1.492(g)). See attached PTO-87	is a large entity small entity, in it the additional claim fees or cancel	including any required mul	tiple dependent
See attached P10-87	75.	the additional claims for w	hich fees are
Applicant has not submitted the required T/DO/EO/920.	d sequence listin		
17/DO/EO/920.	Pursuant to 37 CF	R 1.821-1.825. See attach	ed
LOF THE ITEMS COM TO			
LL OF THE ITEMS SET FORTH IN 3(a) ONTHS FROM THE DATE OF THIS 30 IE PRIORITY DATE FOR THE ADDITION	-3(d), 4 AND 5 ABOVE MUST RE	SURMETER	
ONTHS FROM THE DATE OF THIS NO BE PRIORITY DATE FOR THE APPLIC SPOND WILL RESULT IN ABANDONN	TATION WITH THE STATION	S (where 37 CFP 1 AGE	TWO (2)
SPOND WILL RESULT IN ABANDONA	MENT.	R. FAILURE TO PROP	PPUES) FROM ERLY
time period set about			
e time period set above may be extended by 36(a).	filing a petition and fee for extension	of time under the	
	onsion	of time under the provisio	ns of 37 CFR
f box 3a or 3c is checked, a translation of the exes will be cancelled. A processing fee with The Article 19 amendments are consolled.	ne Annexes Miler ha and		
The Article 10 amount of the Article 10 amount	ll be required if submitted later the	ater than the time period se	above or the
exes will be cancelled. A processing fee wi The Article 19 amendments are cancelled (37 CFR 1.495(d)) months from the priori	since a translation was not provided	by the appropriate 20	priority date.
months from the priori	ty date.	appropriate 20 (37)	CFR 1.494(d))
icant is reminded that			
ess given in the heading and include the U.S	application no shows and Traden	nark Office must be mailed	to the
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A copy of this notic	e MUST be returned with	thin ma	٠
		uus response.	
□ PTO-875	CT/DO/EO/920		
4 PCT/DO/EO/905 (March 2001)	Christine S	S. Washington	
(March 2001)	Telephone: 703	205 2750	
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